

	RESIDENTIAL PURCHASE AGREEMENT
1	(Joint Escrow Instructions and Earnest Money Receipt)
2 3	Date:
4 5 6	("Buyer"), hereby offers to purchas
7 within the city or	unincorporated area of, County of
8 State of Nevada, Z 9 (unincorporated area of, County of
and conditions con BUYER ☐ does -	tained herein: OR- ☐ does not intend to occupy the Property as a residence.
Buyer's Offer	
5 \$ 6 7	L TERMS & CONDITIONS: A. EARNEST MONEY DEPOSIT ("EMD") is presented with this offer -OR- (NOTE: It is a felony in the State of Nevada–punishable by up to four years in prison and a \$5,000 fine—to write a check for which there are insufficient funds. NRS 193.130(2)(d).)
18 19	Check for which there are insufficient ratios. TNRS 193.130(2)(a).)
20 \$	B. ADDITIONAL DEPOSIT to be placed in escrow on or before (date) Th
21	additional deposit will -OR- will not be considered part of the EMD. (Any conditions on the additional
22	deposit should be set forth in Section 28 herein.)
23	C. THIC A CREEMENT IS CONTINGENT UPON BUVED OUT LIEWING FOR A NEW LOAN OF
24 \$ 25	C. THIS AGREEMENT IS CONTINGENT UPON BUYER QUALIFYING FOR A <u>NEW LOAN</u> OF THE FOLLOWING TERMS AND CONDITIONS:
.5 26	
27	☐ Conventional, ☐ FHA, ☐ VA, ☐ Other (specify)
28	exceed %. Initial monthly payment not to exceed \$, not including taxes, insurance
29	and/or PMI or MIP.
30	
31 \$	D. THIS AGREEMENT IS CONTINGENT UPON BUYER QUALIFYING TO <u>ASSUME THI</u>
32	FOLLOWING EXISTING LOAN(S):
33 34	Conventional, FHA, VA, Other (specify)
35	Interest: Fixed rate, years -OR- Adjustable Rate, years. Initial rate of interest not to exceed %. Monthly payment not to exceed \$, not including taxes, insurance and/or PMI or MII.
36	, not including taxes, insurance and/or 1 wir or wire
	E. BUYER TO EXECUTE A <u>PROMISSORY NOTE SECURED BY DEED OF TRUST</u> PER TERMS
38	IN "FINANCING ADDENDUM."
39	
10 \$	F. BALANCE OF PURCHASE PRICE (Balance of Down Payment) in Good Funds to be paid prior to
11	Close of Escrow ("COE").
12	
¥3 \$	
14 15	and costs associated with the purchase of the Property as defined herein.)
	owledges that he/she has read, understood, and agrees to each and every provision of this page unless aph is otherwise modified by addendum or counteroffer.
Buyer's Name:	BUYER(S) INITIALS:/
Property Address:	SELLER(S) INITIALS:/

1	2. ADDITIONAL FINANCIAL TERMS & CONTINGENCIES:
2	A. NEW LOAN APPLICATION: Within business days of Acceptance, Buyer agrees to (1) submit a
3	completed loan application to a lender of Buyer's choice; (2) authorize ordering of the appraisal (per lender's requirements);
4	
5	Buyer fails to complete any of these conditions within the applicable time frame, Seller reserves the right to terminate this
	Agreement. In such event, both parties agree to cancel the escrow and return EMD to Buyer. Buyer
	□ does -OR- □ does not
	authorize lender to provide loan status updates to Seller's and Buyer's Brokers, as well as Escrow Officer. Buyer agrees to use
9	Buyer's best efforts to obtain financing under the terms and conditions outlined in this Agreement.
10	Dayor o best errores to beatin initiationing under the terms and conditions busined in this regreement.
11	B. CASH PURCHASE: Within business days of Acceptance, Buyer agrees to provide written evidence
12	from a bona fide financial institution of sufficient cash available to complete this purchase. If Buyer does not submit the
	written evidence within the above period, Seller reserves the right to terminate this Agreement.
14	
15	C. APPRAISAL: If an appraisal is required as part of this agreement, or requested by Buyer, and if the
16	appraisal is less than the Purchase Price, the transaction will go forward if (1) Buyer, at Buyer's option, elects to pay the
17	difference and purchase the Property for the Purchase Price, or (2) Seller, at Seller's option, elects to adjust the Purchase Price
18	accordingly, such that the Purchase Price is equal to the appraisal. If neither option (1) or (2) is elected, then Parties may
19	renegotiate; if renegotiation is unsuccessful, then either Party may cancel this Agreement upon written notice, in which event
	the EMD shall be returned to Buyer.
21	
22	3. SALE OF OTHER PROPERTY:
23	This Agreement
24	is not -OR-
25	is contingent upon the sale (and closing) of another property which address is
26	
27	Said Property
28	is currently listed
29	☐ is not -OR-☐ is
30	presently in escrow with Escrow Number: Proposed Closing Date:
31	Escrow Number: . Proposed Closing Date: .
32	
	When Buyer has accepted an offer on the sale of this other property, Buyer will promptly deliver a written notice of the sale to
34	and the state of t
35	
36	third party prior to Buyer's delivery of notice of acceptance of an offer on the sale of Buyer's property, Seller shall give Buyer
37	written notice of that fact. Within three (3) days of receipt of the notice, Buyer will waive the contingency of the sale and
38	closing of Buyer's other property, or this Agreement will terminate without further notice. In order to be effective, the waiver
39	of contingency must be accompanied by reasonable evidence that funds needed to close escrow will be available and Buyer's
40	ability to obtain financing is not contingent upon the sale and/or close of any other property.
41	
	4. FIXTURES AND PERSONAL PROPERTY: The following items will be transferred, free of liens, with the sale of
43	the Property with no real value unless stated otherwise herein. Unless an item is covered under Section 7(E) of this Agreement,
44	all items are transferred in an "AS IS" condition.
45	A. All EXISTING fixtures and fittings including, but not limited to: electrical, mechanical, lighting, plumbing
46	and heating fixtures, ceiling fan(s), fireplace insert(s), gas logs and grates, solar power system(s), built-in appliance(s),
47	window and door screens, awnings, shutters, window coverings, attached floor covering(s), television antenna(s),
48	satellite dishe(s), private integrated telephone systems, air coolers/conditioner(s), pool/spa equipment, garage door
49	opener(s)/remote control(s), mailbox, in-ground landscaping, trees/shrub(s), water softener(s), water purifiers, security
50	systems/alarm(s);
51	
52	B. The following additional items of personal property:
53	
54	
	Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
	particular paragraph is otherwise mounicu by addendum of counteroffer.
	Diversa Nama:
	Buyer's Name: BUYER(S) INITIALS: /
	Property Address: SELLER(S) INITIALS: /
	Page 2 of 11
	1 age 2 of 11

1	5. ESCROW:				
2	A. OPENING OF ESCROW:				
3	("Escrow"). Opening of Escrow shall take				-
4	("Opening of Escrow"), at		title or escr	ow company ("Escrow	Company" or
5	"ESCROW HOLDER") with		("Escrow Office	cer") (or such other esci	ow officer as
	Escrow Company may assign). Opening				
7	Agreement and receipt of the EMD (if a		HOLDER is instructed t	o notify the Parties (through their
	respective Brokers) of the opening date and the	ne Escrow Number.			
9	B. EARNEST MONEY: Upon A	Assantanas Durrarla I	EMD og shown in Soction	a = 1(A) and $1(D)$ if a	mulicable of
0	1			. ,,	ppiicable, of
2	tills Agreement, shan be deposited per the Ear	mest wioney Receipt in	otice and instructions contain	med nerem.	
3	C. CLOSE OF ESCROW: Close of	of Escrow ("COE") shall	ll be on (date)		
4					_
5					
6	D. IRS DISCLOSURE: Seller is				
	1, 1987, that requires all ESCROW HOLI				
	only between parties in this transaction and				
	required by federal law to provide this int	formation to the Inter	nal Revenue Service after	COE in the manner p	prescribed by
	federal law.				
21	E. FIRPTA: If applicable (as de	esignated in the Sell	er's Response herein) Se	ller agrees to complet	e sion and
	deliver to ESCROW HOLDER a certificate	_	-	-	
	Foreign Investment in Real Property Tax				
	corporation not treated as a domestic corpo		- 1		
	foreign person under FIRPTA. Additional				
	understand that if Seller is a foreign person				
	HOLDER in accordance with FIRPTA, u				
	HOLDER the necessary documents, to be				
	26 USC Section 1445).	,	,	Č	`
31					
	6. TITLE INSURANCE: Upon COE				ance policy:
33	☐ CLTA; ☐ ALTA-Residenti	al; -OR- ∐ ALTA-E	ttended (including a surve	y, if required).	
34	7. PRORATIONS, FEES AND EXPEN	SES (Check annronri	ate box):		
36	A. TITLE AND ESCROW FEES:				
37			PAID BY BUYER	50/50	N/A
8	Escrow Fees				
39	Lender's Title Policy				
10	Owner's Title Policy				
11	Real Property Transfer Tax				
12	Other:				
13					
14	B. PRORATIONS:		n		
15	TYPE		PAID BY SELLER	PRORATE	N/A
16	CIC (Common Interest Community) Assessments	∐		
17	CIC Periodic Fees				
18	SIDs / LIDs / Bonds / Assessments		∐		∐
19	Sewer Use Fees				∐
50	Trash Service Fees		∐		·····-
51	Real Property Taxes				Ц
52	Other:	·····	⊔	⊔	
54	All prorations will be based on a 30-day	. و النب السوال			
55		month and will be o	calculated as of COE. Pro	orations will be based	
56	available at closing. Any supplementals or ad				upon figures
57	available at closing. Any supplementals or ad				upon figures
	Each party acknowledges that he/she has	justments that occur aft read, understood, a	ter COE will be handled by the agrees to each and even	the parties outside of Es	upon figures crow.
		justments that occur aft read, understood, a	ter COE will be handled by the agrees to each and even	the parties outside of Es	upon figures crow.
	Each party acknowledges that he/she has particular paragraph is otherwise modified	justments that occur aft read, understood, and by addendum or cou	ter COE will be handled by and agrees to each and even even teroffer.	the parties outside of Escery provision of this p	upon figures crow. age unless a
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	Each party acknowledges that he/she has particular paragraph is otherwise modified	justments that occur aft read, understood, at l by addendum or cou	ter COE will be handled by the description of the d	the parties outside of Escery provision of this p S) INITIALS:	upon figures erow. age unless a

_	the following reserved right. Buyer may					
3	inspectors and/or other qualified profession					
4	power and water) are turned on and supplied					nent, to
5	remain on until COE. (It is strongly recomme	ended that Buyer retain li	censed Nevada professional	s to conduct insp	ections.)	
6	TYPE	PAID BY SELLER	PAID BY BUYER 5	0/50 WA	IVED	N/A
7	Appraisal CIC Capital Contribution CIC Transfer Fees CLUE Report ordered by Seller Energy Audit Fungal Contaminant Inspection Home Inspection Mechanical Inspection Oil Tank Inspection Pool/Spa Inspection Roof Inspection Septic Inspection (requires pumping Septic Pumping Soils Inspection Structural Inspection			. 🗖		
8	CIC Capital Contribution		🗖	. 🗖	<u> </u>	🗖
9	CIC Transfer Fees	🗖	🗖	. 🗖		🗖
10	CLUE Report ordered by Seller		🗆	. 🗖	□	🗆
11	Energy Audit	🖳	🛚	. □	<u> </u>	🔲
12	Fungal Contaminant Inspection			. 🔲	<u> </u>	📙
13	Home Inspection	Ц	·····	·님	<u> </u>	∐
14	Mechanical Inspection			. ႘	H	
15 16	Pool/Sna Inspection			·片	H	·····
17	Roof Inspection	□	П	· 📙	H	
18	Septic Inspection (requires pumping	g)		· 🖯 · · · · · · · · · · · · · · · · · ·	H	H
19	Septic Lid Removal			. -	Ī	
20	Septic Pumping		🗖	. 🗖		🗖
21	Soils Inspection	🗖	🗖	. 🗖	<u> </u>	🗖
22	Structural Inspection			. 🔲		🔲
23	Survey (type)		🗆	. 🔲	<u> </u>	🔲
24	Structural Inspection Survey (type) Termite/Pest Inspection Well Inspection (Quantity) Well Inspection (Quality)	🔲		. □	∐	🔲
25	Well Inspection (Quantity)			.님	<u> </u>	님
26	Well Inspection (Quality)Wood-Burning Device/Chimney In	anastian	⊔	· 🗀	□	Ц
27 28	(includes cleaning)					
29	Other			. 片	Η	H
30	(includes cleaning) Other: Re-Inspections				H	H
31	F					
32	If any inspection is not completed and req	uested repairs are not d	elivered to Seller within th	e Due Diligence	e Period, E	Buyer is
33	deemed to have waived the right to that in	nspection and Seller's li	ability for the cost of all r	epairs that inspe	ection wou	ld have
34	reasonably identified had it been conducted	except as otherwise p	rovided by law. The foreg	oing avnangag f	r inanaati	'11
			iovided by law. The loneg	onig expenses n	n mspeciic	ons will
35						
	be paid outside of Escrow unless the Par					
36	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths	rties present instructions	s to the contrary prior to	COE (along w	ith the ap	plicable
36 37	be paid outside of Escrow unless the Parinvoice).	rties present instructions	s to the contrary prior to	COE (along w	ith the ap	plicable
36 37 38	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths of the foregoing, Buyer reserves the right to	standing the elections be or equire a certification	elow, in the event an insp	COE (along w	ith the ap	plicable
36 37 38 39 40 41	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths of the foregoing, Buyer reserves the right to	standing the elections be or equire a certification	elow, in the event an insp	COE (along w	ith the ap	plicable
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36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths of the foregoing, Buyer reserves the right to the foregoing, Buyer reserves the right to the foregoing, Buyer reserves the right to the foregoing and Contaminant Roof Septic Well Wood-Burning Device/Chimney Contamination of the foregoing expenses for certifications with the applicable invoice. E. SELLER'S ADDITIONAL amount of and/or certifications. It is Buyer's responsion the right to request additional repairs, where the foregoing expenses that he/she has the foregoing expenses that he/she has the foregoing expenses additional repairs, where the foregoing expenses for certifications are party acknowledges that he/she has the foregoing expenses for certifications.	standing the elections be require a certification PAID BY SELLER PAID BY SEL	PAID BY BUYER PAID BY BUYER Escrow unless the Parties pa warranty. OF LIABILITY: Sell and/or requirements disclose operty sufficiently as to satisfactory as the property of the property of the property of the property sufficiently as to satisfactory and the property sufficiently as to satisfactory and the property sufficiently as to satisfactory and the property of the property sufficiently as to satisfactory and the property sufficiently as the property sufficiently ast	50/50 50/50 50/50 resent instruction agrees to d by inspection tisfy Buyer's us upon the Selle of the sell	roblems w W must be the company a magreports, applied Buyer is Real H his page w	AIVED
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths of the foregoing, Buyer reserves the right to the foregoing, Buyer reserves the right to the foregoing and Contaminant and Escape and Contamination a	standing the elections be require a certification PAID BY SELLER PAID BY SEL	PAID BY BUYER PAID BY BY BUYER PAID BY	50/50 50/50 50/50 resent instruction agrees to d by inspection tisfy Buyer's us upon the Selle of the INITIALS:	roblems w W must be the open a material reports, applied. Buyer is Real H his page w	AIVED
36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54	be paid outside of Escrow unless the Parinvoice). D. CERTIFICATIONS: Notwiths of the foregoing, Buyer reserves the right to the foregoing, Buyer reserves the right to the foregoing and Contaminant and Escape and E	standing the elections be require a certification PAID BY SELLER PAID BY SEL	PAID BY BUYER PAID BY BY BUYER PAID BY	50/50 50/50 50/50 resent instruction agrees to d by inspection tisfy Buyer's us upon the Selle of the INITIALS:	roblems w W must be the open a material reports, applied. Buyer is Real H his page w	AIVED

INSPECTIONS AND RELATED EXPENSES (See also Section 12): Acceptance of this offer is subject to

2	Items of a general maintenance or cosmetic nature which do not materially affect value or use of the Property, which existed at
3	the time of Acceptance and which are not expressly addressed in this Agreement are deemed accepted by the Buyer, except as
4	otherwise provided in this section. The Brokers herein have no responsibility to assist in the payment of any repair, correction
5	or deferred maintenance on the Property which may have been revealed by the above inspections, agreed upon by the Buyer
6	and Seller or requested by one party.
7 8	F. LENDER AND CLOSING FEES: In addition to Seller's expenses above, Seller will contribute
9	to Buyer's Lender's Fees and/or Buyer's Title and Escrow Fees including -OR- excluding
10	costs which Seller must pay pursuant to loan program requirements. Different loan types (e.g., FHA, VA, conventional) have
11	different appraisal and financing requirements, which will affect the parties' rights and costs under this Agreement.
12	C HOME PROTECTION DIAN. Down and Caller along that they have been also seen as filling
13 14	G. HOME PROTECTION PLAN: Buyer and Seller acknowledge that they have been made aware of Home Protection Plans that provide coverage to Buyer after COE. Buyer waives -OR- requires a Home Protection Plan with
16	. Seller -OR- Buyer will pay for the Home Protection Plan at a price not to exceed \$ Buyer will order the Home Protection Plan. Neither Seller nor Brokers make
17	any representation as to the extent of coverage or deductibles of such plans. ESCROW HOLDER is not responsible for
18	ordering the Home Protection Plan.
19 20	8. TRANSFER OF TITLE: Upon COE, Buyer shall tender to Seller the agreed upon Purchase Price, and Seller shall
21	tender to Buyer marketable title to the Property free of all encumbrances other than (1) current real property taxes,
22	(2) covenants, conditions and restrictions (CC&R's) and related restrictions, (3) zoning or master plan restrictions and public
23	utility easements; and (4) obligations assumed and encumbrances accepted by Buyer prior to COE. Buyer is advised the
24 25	Property may be reassessed after COE which may result in a real property tax increase or decrease.
	9. COMMON-INTEREST COMMUNITIES: If the Property is subject to a Common Interest Community ("CIC"),
27	Seller or his authorized agent shall request the CIC documents and certificate listed in NRS 116.4109 (collectively, the "resale
28	package") within two (2) business days of Acceptance and provide the same to Buyer within one (1) business day of Seller's
29	receipt thereof. Buyer may cancel this Agreement without penalty until midnight of the fifth (5th) calendar day following the
30 31	date of receipt of the resale package. If Buyer does not receive the resale package within fifteen (15) calendar days of Acceptance, this Agreement may be cancelled in full by Buyer without penalty. If Buyer elects to cancel this Agreement
32	pursuant to this section, he must deliver, via hand delivery or prepaid U.S. mail, a written notice of cancellation to Seller or his
33	
34	
	HOLDER to facilitate the refund. If written cancellation is not received within the specified time period, the resale package
36 37	will be deemed approved. Seller shall pay all outstanding CIC fines or penalties at COE.
	10. DISCLOSURES: Within five (5) calendar days of Acceptance of this Agreement, Seller will provide the
	following Disclosures and/or documents (each of which is incorporated herein by this reference). Check applicable boxes.
40	Construction Defect Claims Disclosure, if Seller has marked "Yes" to Paragraph 1(d) of the
41	Seller Real Property Disclosure Form (NRS 40.688)
42	☐ Fungal (Mold) Notice Form (not required by Nevada law)
43	☐ Lead-Based Paint Disclosure and Acknowledgment, required if constructed before 1978 (24 CFR 745.113)
44	☐ Pest Notice Form (not required by Nevada law)
45	☐ Promissory Note and the most recent monthly statement of all loans to be assumed by Buyer
46	☐ Open Range Disclosure (NRS 113.065)
47	☐ Seller Real Property Disclosure Form (NRS 113.130)
48	☐ Other (list)
49	
50	
51	
	Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a
	particular paragraph is otherwise modified by addendum or counteroffer.
	Buyer's Name: BUYER(S) INITIALS: /
	Property Address: SELLER(S) INITIALS: /

Page 5 of 11

1	11. ADDITIONAL DISCLOSURES:
2	A. LICENSEE DISCLOSURE OF INTEREST (BUYER): Pursuant to NRS 645.252(1)(c), a real estate
3	licensee must disclose if he/she is a principal in a transaction or has an interest in a principal to the transaction.
4	is a licensed real estate agent in the State(s) of, and has
5	the following interest, direct or indirect, in this transaction: \square Principal (Buyer) -OR- \square family or firm relationship with Buyer
6	or ownership interest in Buyer (if Buyer is an entity): (specify relationship)
8	B. In addition, for NEW CONSTRUCTION, to the extent applicable, Seller will provide: Public Offering
9	Statement (NRS 116.4108); Electric Transmission Lines (NRS 119.1835); Public Services and Utilities (NRS 119.183); Initial
10	Purchaser Disclosure (NRS 113); Construction Recovery Fund (NRS 624); Gaming Corridors (NRS 113.070); Water/Sewage
11	(NRS 113.060); Impact Fees (NRS 278B.320); Surrounding Zoning Disclosure (NRS 113.070); FTC Insulation Disclosure (16
12	CFR 460.16); and Other:
13	C AIDPORT NOISE Down to the classical description of the control o
14	C. AIRPORT NOISE: Buyer hereby acknowledges the proximity of various overflight patterns, airports (municipal, international, military and/or private) and helipads. Buyer also fully understands that existing and future noise
15 16	levels at this location, associated with existing and future airport operations, may affect the livability, value and suitability of
17	the Property for residential use. Buyer also understands that these airports have been at their present location for many years,
18	and that future demand and airport operations may increase significantly. For further information, contact your local
19	department of aviation or the Federal Aviation Administration.
20	·
21	D. FEDERAL FAIR HOUSING COMPLIANCE AND DISCLOSURES: All properties are offered without
22	regard to race, color, religion, sex, national origin, ancestry, handicap or familial status and any other current requirements of
23	federal or state fair housing law.
24 25	12. BUYER'S DUE DILIGENCE:
26	A. DUE DILIGENCE PERIOD: Buyer shall have calendar days from Acceptance to complete Buyer's
27	
28	Diligence in the time outlined herein. (If utilities are not supplied by the deadline referenced herein or if the disclosures are not
29	delivered to Buyer by the deadline referenced herein, then Buyer's Due Diligence Period will be extended by the same number
30	of calendar days that Seller delayed supplying the utilities or delivering the disclosures, whichever is longer.) During this
31	period Buyer shall have the exclusive right at Buyer's discretion to cancel this Agreement. In the event of such cancellation,
32	\mathbf{S}
33	
	Buyer's objections. If Buyer fails to cancel this Agreement within the Due Diligence Period (as it may be extended), Buyer will be desired to be a provided the right to cancel and on this section.
35 36	be deemed to have waived the right to cancel under this section.
37	B. PROPERTY INSPECTION/CONDITION: During the Due Diligence Period, Buyer shall take such
38	action as Buyer deems necessary to determine whether the Property is satisfactory to Buyer including, but not limited to,
	whether the Property is insurable to Buyer's satisfaction, whether there are unsatisfactory conditions surrounding or otherwise
	affecting the Property (such as location of flood zones, airport noise, noxious fumes or odors, environmental substances or
	hazards, whether the Property is properly zoned, locality to freeways, railroads, places of worship, schools, etc.) or any other
	concerns Buyer may have related to the Property. During such Period, Buyer shall have the right to have non-destructive
	inspections of all structural, roofing, mechanical, electrical, plumbing, heating/air conditioning, water/well/septic, pool/spa, survey, square footage, and any other property or systems, through licensed and bonded contractors or other qualified
	professionals. Seller agrees to provide reasonable access to the Property to Buyer and Buyer's inspectors. Buyer agrees to
	indemnify and hold Seller harmless with respect to any injuries suffered by Buyer or third parties present at Buyer's request
	while on Seller's Property conducting such inspections, tests or walk-throughs. Buyer's indemnity shall not apply to any
	injuries suffered by Buyer or third parties present at Buyer's request that are the result of an intentional tort, gross negligence
	or any misconduct or omission by Seller, Seller's Agent or other third parties on the Property. Buyer is advised to consult with
50	appropriate professionals regarding neighborhood or Property conditions, including but not limited to: schools; proximity and
	adequacy of law enforcement; proximity to commercial, industrial, or agricultural activities; crime statistics; fire protection;
	other governmental services; existing and proposed transportation; construction and development; noise or odor from any
	source; and other nuisances, hazards or circumstances. If Buyer cancels this Agreement due to a specific inspection report,
	Buyer shall provide Seller at the time of cancellation with a copy of the report containing the name, address, and telephone
55 56	number of the inspector.
	Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
	Buyer's Name: BUYER(S) INITIALS: /
	Property Address: SELLER(S) INITIALS: /

1		en (10) business days of Opening of Escrow, Titl	
2	shall provide Buyer with a Preliminary Title Report ("PTR"		
3	J 1		
4	deemed accepted. If Buyer makes an objection to any item(s) contained within the PTR, Seller shall have five	(5) business
5	days after receipt of objections to correct or address the object	ctions. If, within the time specified, Seller fails to have	ve each such
6	exception removed or to correct each such other matter a	s aforesaid, Buyer shall have the option to: (a) te	rminate this
7	Agreement by providing notice to Seller and Escrow Officer,	entitling Buyer to a refund of the EMD or (b) elect to	accept title
8	to the Property as is. All title exceptions approved or deeme	d accepted are hereafter collectively referred to as th	e "Permitted
9	Exceptions."		
10			
	13. WALK-THROUGH INSPECTION OF PROPERTY		
	the Property within calendar days prior to C		
	heating/cooling, plumbing and electrical systems and mecha-		
	Statement, and that the Property and improvements are in the	-	
	Seller and Buyer. To facilitate Buyer's walk-through, Seller		•
	systems cannot be checked by Buyer on walk-through due to		_
	to hold Seller responsible for defects which could not be		
	power/gas/water. The purpose of the walk-through is to conf		•
	been completed as agreed, and (c) Seller has complied with S		
	through inspection prior to COE, then all systems, items a		
	releases Seller's liability for costs of any repair that would	have reasonably been identified by a walk-through	inspection,
	except as otherwise provided by law.		
23	14. DELIVERY OF POSSESSION: Seller shall deliver	the Property along with any leave alarm codes	garage door
25			
	to vacate the Property and leave the Property in a neat and of		
	considered a trespasser and shall be liable to Buyer for the sum		
	Buyer's legal and equitable remedies. Any personal property 1		
	considered abandoned by Seller.	on the froperty after the date material in this see	tion shan oc
31	constanted doubtened by School.		
32	15. RISK OF LOSS: Risk of loss shall be governed by	NRS 113.040. This law provides generally that if	f all or any
	material part of the Property is destroyed before transfer of		
34	Buyer is entitled to recover any portion of the sale price paid	. If legal title or possession has transferred, risk of lo	ss shall shift
	to Buyer.		
36	16. ASSIGNMENT OF THIS AGREEMENT: Unless	otherwise stated herein this Agreement is non-ac	saignahla bu
	Buyer.	otherwise stated herein, this Agreement is non-as	ssignable by
39			
40	17. CANCELLATION OF AGREEMENT: In the even	t this Agreement is properly cancelled in accordan	ce with the
41	terms contained herein, then Buyer will be entitled to a refund	of the EMD. Neither Buyer nor Seller will be reimbu	irsed for any
42	expenses incurred in conjunction with due diligence, inspecti	ons, appraisals or any other matters pertaining to this	s transaction
43	(unless otherwise provided herein).		
44			
45 46	18. DEFAULT:		
47		n to enforce any term or condition under this Agr	reement, the
48	, e		
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50	·		
51		n performance under this Agreement, Buyer reserv	
52		against Seller, and Buyer may seek to recover Bi	uyer's actual
53			
54 55			
56			
30	Each party acknowledges that he/she has read, understood	, and agrees to each and every provision of this pa	age unless a
	particular paragraph is otherwise modified by addendum or	counteroffer.	
	Buyer's Name:	RIIVER(S) INITIAI S	/
	Property Address:	SELLER(S) INITIALS:	/
			Page 7 of 11

1 2 3	C. IF BUYER DEFAULTS: If Buyer defaults in performance under this Agreement, Seller shall have one of the following legal recourses against Buyer (initial one only):
4 5 6 7 8	[] As Seller's sole legal recourse, Seller may retain, as liquidated damages, the EMD. In this respect, the Parties agree that Seller's actual damages would be difficult to measure and that the EMD is in fact a reasonable estimate of the damages that Seller would suffer as a result of Buyer's default. Seller understands that any additional deposit not considered part of the EMD in Section 1(B) herein will be immediately released by ESCROW HOLDER to Buyer.
9 10 11 12 13	[] Seller shall have the right to recover from Buyer all of Seller's actual damages that Seller may suffer as a result of Buyer's default including, but not limited to, commissions due, expenses incurred until the Property is sold to a third party and the difference in the sales price.
	Instructions to Escrow
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	19. ESCROW: If this Agreement or any matter relating hereto shall become the subject of any litigation or controversy Buyer and Seller agree, jointly and severally, to hold ESCROW HOLDER free and harmless from any loss or expense, excep losses or expenses as may arise from ESCROW HOLDER'S negligence or willful misconduct. If conflicting demands are made or notices served upon ESCROW HOLDER with respect to this Agreement, the parties expressly agree that Escrow is entitled to file a suit in interpleader and obtain an order from the Court authorizing ESCROW HOLDER to deposit all such documents and monies with the Court, and obtain an order from the Court requiring the parties to interplead and litigate their several claims and rights among themselves. Upon the entry of an order authorizing such Interpleader, ESCROW HOLDER shall be fully released and discharged from any obligations imposed upon it by this Agreement; and ESCROW HOLDER shall not be liable for the sufficiency or correctness as to form, manner, execution or validity of any instrument deposited with it, nor as to the identity, authority or rights of any person executing such instrument, nor for failure of Buyer or Seller to comply with any of the provisions of any agreement, contract or other instrument filed with ESCROW HOLDER or referred to herein ESCROW HOLDER'S duties hereunder shall be limited to the safekeeping of all monies, instruments or other documents received by it as ESCROW HOLDER, and for their disposition in accordance with the terms of this Agreement. In the event an action is instituted in connection with this escrow, in which ESCROW HOLDER is named as a party or is otherwise compelled to make an appearance, all costs, expenses, attorney fees, and judgments ESCROW HOLDER may expend or incur in said action, shall be the responsibility of the parties hereto. 20. UNCLAIMED FUNDS: In the event that funds from this transaction remain in an account, held by ESCROW HOLDER, for such a period of time that they are deemed "abandoned" under the
36	ESCROW HOLDER is further authorized and directed to deduct the charge from the dormant escrow account for as long as the funds are held by ESCROW HOLDER.
	Brokers
41 42 43 44 45 46	21. BROKER FEES: Buyer herein requires, and Seller agrees, as a condition of this Agreement, that Seller will pay Listing Broker and Buyer's Broker, who becomes by this clause a third party beneficiary to this Agreement, that certain sum and/or percentage of the Purchase Price (commission), that Seller, or Seller's Broker, offered for the procurement of ready willing and able Buyer via the Multiple Listing Service, any other advertisement or written offer. Seller understands and agrees that if Seller defaults hereunder, Buyer's Broker, as a third-party beneficiary of this Agreement, has the right to pursue all legal recourse against Seller for any commission due. In addition to any amount due to Buyer's Broker from Seller on Seller's Broker, Buyer will -OR- will not pay Buyer's Broker additional compensation in an amount determined between the Buyer and Buyer's Broker.
49 50	22. WAIVER OF CLAIMS: Buyer and Seller agree that they are not relying upon any representations made by Broker's agent. Buyer acknowledges that at COE, the Property will be sold AS-IS, WHERE-IS without any representations or warranties, unless expressly stated herein. Buyer agrees to satisfy himself, as to the condition of the Property, prior to COE Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.
	Buyer's Name: BUYER(S) INITIALS: /
	Property Address: SELLER(S) INITIALS: /

Buyer acknowledges that any statements of acreage or square footage by Brokers are simply estimates, and Buyer agrees to make such measurements, as Buyer deems necessary, to ascertain actual acreage or square footage. Buyer waives all claims against Brokers or their agents for (a) defects in the Property; (b) inaccurate estimates of acreage or square footage; (c) environmental waste or hazards on the Property; (d) the fact that the Property may be in a flood zone; (e) the Property's proximity to freeways, airports or other nuisances; (f) the zoning of the Property; (g) tax consequences; or (h) factors related to Buyer's failure to conduct walk-throughs or inspections. Buyer assumes full responsibility for the foregoing and agrees to conduct such tests, walk-throughs, inspections and research, as Buyer deems necessary. In any event, Broker's liability is limited, under any and all circumstances, to the amount of that Broker's commission/fee received in this transaction.

Other Matters

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DEFINITIONS: "Acceptance" means the date that both parties have consented to and received a final, binding contract by affixing their signatures to this Agreement and all counteroffers. "Agent" means a licensee working under a Broker or licensees working under a developer. "Agreement" includes this document as well as all accepted counteroffers and addenda. "Bona Fide" means genuine. "Buyer" means one or more individuals or the entity that intends to purchase the Property. "Broker" means the Nevada licensed real estate broker listed herein representing Seller and/or Buyer (and all real estate agents associated therewith). "Business Day" excludes Saturdays, Sundays, and legal holidays. "Calendar Day" means a calendar day from/to midnight unless otherwise specified. "CFR" means the Code of Federal Regulations. "CIC" means Common Interest Community (formerly known as "HOA" or homeowners associations). "CIC Capital Contribution" means 18 a one-time non-administrative fee, cost or assessment charged by the CIC upon change of ownership. "CIC Transfer Fees" 20 means the administrative service fee charged by a CIC to transfer ownership records. "CLUE" means Comprehensive Loss Underwriting Exchange. "Close of Escrow (COE)" means the time of recordation of the deed in Buyer's name. "Default" means the failure of a Party to observe or perform any of its material obligations under this Agreement. "Delivered" means personally delivered to Parties or respective Agents, transmitted by facsimile machine, electronic means, overnight delivery, or mailed by regular mail. "Down Payment" is the Purchase Price less loan amount(s). "EMD" means Buyer's earnest money deposit. "Escrow Holder" means the neutral party that will handle the escrow. "FHA" is the U.S. Federal Housing Administration. "GLVAR" means the Greater Las Vegas Association of REALTORS®. "Good Funds" means an acceptable form of payment determined by ESCROW HOLDER in accordance with NRS 645A.171. "IRC" means the Internal Revenue Code (tax code). "LID" means Limited Improvement District. "N/A" means not applicable. "NAC" means Nevada Administrative Code. "NRS" means Nevada Revised Statues as Amended. "Party" or "Parties" means Buyer and Seller. "PITI" means principal, interest, taxes, and hazard insurance. "PMI" means private mortgage insurance. "PST" means Pacific Standard Time, and includes daylight savings time if in effect on the date specified. "PTR" means Preliminary Title Report. "Property" means the real property and any personal property included in the sale as provided herein. "Receipt" means delivery to the party or the party's agent. "Seller" means one or more individuals or the entity that is the owner of the Property. "SID" means Special Improvement District. "Title Company" means the company that will provide title insurance. "USC" is the United States Code. "VA" is the Veterans Administration.

SIGNATURES, DELIVERY, AND NOTICES: 24.

- This Agreement may be signed by the parties on more than one copy, which, when taken together, each signed copy shall be read as one complete form. This Agreement (and documents related to any resulting transaction) may be signed by the parties manually or digitally. Facsimile signatures may be accepted as original.
- Delivery of all instruments or documents associated with this Agreement shall be delivered to the Agent for Seller or Buyer if represented.
- Except as otherwise provided in Section 9, when a Party wishes to provide notice as required in this Agreement, such notice shall be sent regular mail, personal delivery, by facsimile, overnight delivery and/or by email to the Agent for that Party. The notification shall be effective when postmarked, received, faxed, delivery confirmed, and/or read receipt confirmed in the case of email. Any cancellation notice shall be contemporaneously faxed to Escrow.
- IRC 1031 EXCHANGE: Seller and/or Buyer may make this transaction part of an IRC 1031 exchange. The party electing to make this transaction part of an IRC 1031 exchange will pay all additional expenses associated therewith, at no cost to the other party. The other party agrees to execute any and all documents necessary to effectuate such an exchange.

Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.

Buyer's Name:	BUYER(S) INITIALS:/
Property Address:	SELLER(S) INITIALS: /
	Page 9 of 11

15 16 17 18	26. OTHER ESSENTIAL TERMS: Time is of the essence. No change, modification or amendment of this Agreement shall be valid or binding unless such change, modification or amendment shall be in writing and signed by each party. This Agreement will be binding upon the heirs, beneficiaries and devisees of the parties hereto. This Agreement is executed and intended to be performed in the State of Nevada, and the laws of that state shall govern its interpretation and effect. The parties agree that the county and state in which the Property is located is the appropriate forum for any action relating to this Agreement. Should any party hereto retain counsel for the purpose of initiating litigation to enforce or prevent the breach of any provision hereof, or for any other judicial remedy, then the prevailing party shall be entitled to be reimbursed by the losing party for all costs and expenses incurred thereby, including, but not limited to, reasonable attorneys fees and costs incurred by such prevailing party. THIS IS A LEGALLY BINDING CONTRACT. All parties are advised to seek independent legal and tax advice to review the terms of this Agreement. NO REAL ESTATE BROKER/AGENT MAY SIGN FOR A PARTY TO THIS AGREEMENT UNLESS THE BROKER OR AGENT HAS A PROPERLY EXECUTED POWER OF ATTORNEY TO DO SO. THIS FORM HAS BEEN APPROVED BY THE GREATER LAS VEGAS ASSOCIATION OF REALTORS® (GLVAR). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO			
20 21 22	ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.			
24 25	This form is available for use by the real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.			
26 27	27. ADDENDUM(S) ATTACHED:			
28				
29				
30	28. ADDITIONAL TERMS:			
31				
32				
33				
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35				
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38				
39				
	Earnest Money Receipt			
42	BUYER'S AGENT ACKNOWLEDGES RECEIPT FROM BUYER HEREIN of the sum of \$			
43 44 45	bayable to Upon Acceptance, Earnest Money to be deposited within ONE (1) business day, with Escrow Holder, Buyer's Broker's Trust Account, - OR Seller's Broker's Trust Account.			
46	Date: Signed: Buyer's Agent:			
	Each party acknowledges that he/she has read, understood, and agrees to each and every provision of this page unless a particular paragraph is otherwise modified by addendum or counteroffer.			
	Buyer's Name: BUYER(S) INITIALS: /			
	Property Address: SELLER(S) INITIALS: / Page 10 of 11			

	I	Buyer's Acknowledgement of Off	er	
1 2 3 4	Upon Acceptance, Buyer agrees to be attachments.	bound by each provision of this Agreemen	t, and all signed	
5	Buyer's Signature	Buyer's Printed Name	Date	: AM PM
7 8				· ПАМ ПРМ
9	Buyer's Signature	Buyer's Printed Name	Date	: AM PM
l () l ()	Seller must respond by: ☐ AM	PM on (month), (da	v)	(vear) . Unless this
12	Agreement is accepted, rejected or co	ountered below and delivered to the Buy	ver's Broker be	fore the above date and
	time, this offer shall lapse and be of no f	urther force and effect.		
14 15	Confirmation of Representation: The Bu	yer is represented in this transaction by:		
16				
17	Buyer's Broker:	Agent's Name:		
18	Company Name:	Agent's Public ID:		
19 20	Phone:	City State Zin:		
21	Email:Fax:	City, State, Zip.		
22				
23				
		ges that he/she accepts and agrees to be be	ound by each pro	ovision of this Agreement,
	and all signed addenda, disclosures, and at	tachments. e terms of this Agreement subject to the attache	ad Countar Offar	#1
	-	C 645.632, Seller hereby informs Buyer the off		
28	RESECTION. In accordance with NAC	2 043.032, Selici licitory informs Buyer the off	ici presented nere	in is not accepted.
		Section 5.E. herein, Seller declares that he/she		
	is not -OR-			
	☐ is a foreign person therefore subjecting	this transaction to FIRPTA withholding.		
32				
34				: □ AM □ PM
35	Seller's Signature	Seller's Printed Name	Date	Time
36				
37 38				
39	Seller's Signature	Seller's Printed Name	Date	:
10	Serier 3 Signature	Bellet & Fillited Painte	Dute	Time
11	Confirmation of Representation: The Se	ller is represented in this transaction by:		
12 13	Sallar's Broker	Agent's Name		
	Company Name:	Agent's Name: Office Address:		
15	Phone:	City, State, Zip:		
16	Email:	Fax:		
17				
18	LICENSEE DISCLOSURE OF INTI	EREST (SELLER): Pursuant to NRS 64	45.252(1)(c), a	real estate licensee must
19		tion or has an interest in a principal to the tran		
50	is a licensed	real estate agent in the State(s) of	, an	d has the following interest,
51 52		Principal (Seller) -OR- family or firm relationship)		
	Each party acknowledges that he/she h particular paragraph is otherwise modif	nas read, understood, and agrees to each	and every provi	sion of this page unless a
		В	UYER(S) JNITI <i>a</i>	ALS: /
	Property Address:	SE	ELLER(S) INITIA	ALS:/
				Doga 11 of 11

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